SUBCHAPTER E-OIL POLLUTION ACT REGULATIONS

PART 990—NATURAL RESOURCE DAMAGE ASSESSMENTS

Subpart A—Introduction

Sec.

990.10 Purpose.

990.11 Scope.

990.12 Overview.

990.13 Rebuttable presumption.

990.14 Coordination.

990.15 Considerations to facilitate restoration.

Subpart B—Authorities

990.20 Relationship to the CERCLA natural resource damage assessment regulations.

990.21 Relationship to the NCP.

990.22 Prohibition on double recovery.

 $990.23\,$ Compliance with NEPA and the CEQ regulations.

990.24 Compliance with other applicable laws and regulations.

990.25 Settlement.

990.26 Emergency restoration.

990.27 Use of assessment procedures.

Subpart C—Definitions

990.30 Definitions.

Subpart D—Preassessment Phase

990.40 Purpose.

990.41 Determination of jurisdiction.

990.42 Determination to conduct restoration planning.

990.43 Data collection.

990.44 Notice of Intent to Conduct Restoration Planning.

990.45 Administrative record.

Subpart E—Restoration Planning Phase

990.50 Purpose.

990.51 Injury assessment—injury determination.

990.52 Injury assessment—quantification.

990.53 Restoration selection—developing restoration alternatives.

990.54 Restoration selection—evaluation of alternatives.

990.55 Restoration selection—developing restoration plans.

990.56 Restoration selection—use of a Regional Restoration Plan or existing restoration project.

Subpart F—Restoration Implementation Phase

990.60 Purpose.

990.61 Administrative record.

990.62 Presenting a demand.

990.63 Discounting and compounding.

990.64 Unsatisfied demands.

990.65 Opening an account for recovered damages.

990.66 Additional considerations.

AUTHORITY: 33 U.S.C. 2701 et seq.

Source: 61 FR 500, Jan. 5, 1996, unless otherwise noted.

Subpart A—Introduction

§990.10 Purpose.

The goal of the Oil Pollution Act of 1990 (OPA), 33 U.S.C. 2701 *et seq.*, is to make the environment and public whole for injuries to natural resources and services resulting from an incident involving a discharge or substantial threat of a discharge of oil (incident).

This goal is achieved through the return of the injured natural resources and services to baseline and compensation for interim losses of such natural resources and services from the date of the incident until recovery. The purpose of this part is to promote expeditious and cost-effective restoration of natural resources and services injured as a result of an incident. To fulfill this purpose, this part provides a natural resource damage assessment process for developing a plan for restoration of the injured natural resources and services and pursuing implementation or funding of the plan by responsible parties. This part also provides an administrative process for involving interested parties in the assessment, a range of assessment procedures for identifying and evaluating injuries to natural resources and services, and a means for selecting restoration actions from a reasonable range of alternatives.

§ 990.11 Scope.

The Oil Pollution Act of 1990 (OPA), 33 U.S.C. 2701 et seq., provides for the designation of federal, state, and, if designated by the Governor of the state, local officials to act on behalf of the public as trustees for natural resources and for the designation of Indian tribe and foreign officials to act as trustees for natural resources on behalf